

RULE 63 (37 C.F.R. 1.63)
DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE
UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED:

IMPROVED PLANT GERMPLASM

the specification of which

was filed on 30 January 1995 as U.S. application serial No. 08/374,783

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose all information which is known to me to be material to patentability as defined in 37 C.F.R. 1.56. I hereby claim foreign priority benefits under 35 U.S.C. 119/365 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate filed by me or my assignee disclosing the subject matter claimed in this application and having a filing date (1) before that of the application on which priority is claimed, or (2) if no priority is claimed, before the filing date of this application:

PRIOR FOREIGN APPLICATION(S)

<u>Number</u>	<u>Country</u>	<u>Day/MONTH/Year Filed</u>	<u>Date First Laid</u> <u>Open or published</u>	<u>Date Patented</u> <u>or Granted</u>	<u>Priority claimed</u> <u>Yes No</u>
9216151.2	GB	29 July 1992			Yes

I hereby claim the benefit under 35 U.S.C. 120/365 of all United States applications listed below and PCT international applications listed above or below and, if this is a continuation-in-part (CIP) application insofar as the subject matter disclosed and claimed in this application is in addition to that disclosed such in the prior applications. I acknowledge the duty to disclose all information known to me to be material to patentability as defined in 37 C.F.R. 1.56 which became available between the

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664260-62350760

filing date of each such prior application and the national or PCT international filing date of this application:

PRIOR U.S. OR PCT APPLICATION(S)

<u>Application No. (Serial Code/Serial No.)</u>	<u>Day/MONTH/Year Filed</u>	<u>Status</u> <u>(patented pending abandoned)</u>
PCT/GB93/01605	29 July 1993	Abandoned

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

And I hereby appoint Cushman, Darby & Cushman, L.L.P. 1100 New York Avenue, N.W. Ninth Floor, East Tower, Washington, D.C. 20005-3918, telephone number 861-3000 (to whom all communications should be directed), and the below named persons (of the same address) individually and collectively my attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith and with the resulting patent and I hereby authorize them to act and reply on instructions from and communicate directly with the person/assignee/attorney/firm/organisation who/which first sends/sent this case to them and by who/which I hereby declare that I have consented after full disclosure to be represented unless/until I instruct Cushman, Darby and Cushman in writing to the contrary.

Paul N Kokulis	16773	Kevin E Joyce	20508
Raymond F Lippitt	17519	Edward M Prince	22429
G Lloyd Knight	17698	Donald B Deaver	23048
Carl G Love	18781	David W Brinkman	20817
Edgar H Martin	20534	George M Sirilla	18221
William K West Jr	22057	William T Bullinger	25503
W Warren Taltavull	25647	Donald J Bird	25323
Peter W Gowdey	25872	Lawrence Harbin	27644
Dale S Lazar	28872	Wallace G Walter	27843

Glenn J Perry	28458	Paul E White Jr	32011
Chris Comuntzis	31097	Kendrew H Colton	30368
Michelle N Lester	32331	Jeffrey A Simonauer	31933
Robert A Molan	29834	Frederick S Frei	27105
G Paul Edgell	24238	David A Jakopin	32955
Lynn E Eccleston	35861	Mark G Paulson	30793

INVENTOR'S SIGNATURE
Simon William Jonathan BRIGHT

Simon William Jonathan Bright
Date 14 August 1995

Residence and Post Office Address is 24 Pound Lane, Marlow, Buckinghamshire, SL7 2AY, England

British Subject
Citizenship

INVENTOR'S SIGNATURE
Andrew James GREENLAND

Andrew James Greenland
Date 11 August 1995

Residence and Post Office Address is 'Tree Tops', Kingswood Court, Braywick Road, Maidenhead
SL6 1DA, England

British Subject
Citizenship

INVENTOR'S SIGNATURE
Ian JEPSON

Ian Jepson
Date 11 August 1995

Residence and Post Office Address is 41 Grays Road, Slough, Berkshire SL1 3QC, England

British Subject
Citizenship

INVENTOR'S SIGNATURE
Jacqueline Ann Mary PAINE

Jacqueline Ann Mary Paine
Date 11 August 1995

Residence and Post Office Address is 5 Frensham, Crown Wood, Bracknell, Berkshire RG12 3TQ,
England

British Subject
Citizenship